1 2 3 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA 4 No. MDL 15-02641-DGC 5 IN RE: Bard IVC Filters Products Liability Litigation, 6 NOTICE OF WITHDRAWAL AND 7 This document relates to Plaintiffs: SUBSTITUTION OF PLAINTIFF'S **COUNSEL** 8 Sandra Olio v. C.R. Bard, Inc. No. 2-19cv-03739 9 Deborah St. John v. C.R. Bard, Inc. No. 2-19-10 cv-03951 11 12 13 14 NOTICE OF WITHDRAWAL AND SUBSTITUION OF PLAINTIFF'S 15 **COUNSEL** 16 PLEASE TAKE NOTE THAT pursuant to LRCiv 83.3(b)(4) Brandon L. Rich of Driggs, Bills 17 & Day, PLLC, withdraws as counsel of record for Plaintiffs in the above referenced actions and 18 that Taylor W. Williams of Driggs, Bills & Day, PC, is substituted as counsel for Plaintiffs in 19 the schedule of action attached hereto as Exhibit A. 20 21 22 // 23

1 RESPECTFULLY SUBMITTED this 16th day of July, 2020. /s/ Brandon L. Rich (with consent) 2 Brandon L. Rich, WA #49181 3 Driggs, Bills & Day, PLLC 2125 Western Avenue, Ste. 500 4 Seattle, WA 98121 5 (206) 607-9098 brich@lawdbd.com 6 /s/ Taylor W. Williams 7 Taylor W. Williams, UT # 17348 8 Driggs, Bills & Day, PC 737 E. Winchester St. 9 Salt Lake City, UT 84107 (801) 308-9179 10 twilliams@advocates.com. 11 Attorney for Plaintiffs 12 13 14 15 16 17 18 19 20 21 22 23

**CERTIFICATE OF SERVICE** I hereby certify that on July 16, 2020, I electronically filed the foregoing document with the Clerk of Court using CM/ECF system which will send notification of such filing to the CM/ ECF participants registered to receive service in this action. /s/ Taylor W. Williams Taylor W. Williams Driggs, Bills & Day, PC 737 E. Winchester St. 84107 Salt Lake City, UT 84107 (801) 308-9179 twilliams@advocates.com 

## EXHIBIT A

Sandra Olio v. C.R. Bard, Inc. No. 2-19-cv-03739

Deborah St. John v. C.R. Bard, Inc. No. 2-19-cv-03951